

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE MIDDLE DISTRICT OF ALABAMA
NORTHERN DIVISION

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DEBRA P. HACKETT, CLK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

NATHANIEL SHAW,
PLAINTIFF,

V.

D. T. MARSHALL, et al.,
DEFENDANTS.

CASE NO. 2:07-CV-00606-ID-CSC

MOTION FOR LEAVE TO FILE A MOTION FOR
SUMMARY JUDGMENT

COMES NOW THE PLAINTIFF NATHANIEL SHAW,
(PROSE) IN ACCORDANCE WITH THE FEDERAL RULES OF
CIVIL PROCEDURE RULE 56. SUMMARY JUDGMENT (a)(1)
AND MOVES THIS HONORABLE COURT TO ENTER THE PLAINTIFF
MOTION FOR LEAVE TO FILE A MOTION FOR SUMMARY
JUDGMENT ON ALL OF THE CLAIMS OF CASE NO. 2:07-CV-00606-ID-CSC.

GROUND AND RELIEF SOUGHT

COMES NOW THE PLAINTIFF NATHANIEL SHAW, (PROSE)
IN THE ABOVE CASE CAPTION FILED 06/29/2007
WITH A MOTION FOR LEAVE TO AMEND COMPLAINT BY
NATHANIEL SHAW. ATTACHMENTS: #1 SUPPLEMENTAL
ADDENDUM AND/OR AMENDED COMPLAINT (dmn) (ENTERED 09/05/2007)
DOCKET ENTRY 30 AMENDMENT TO COMPLAINT

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AGAINST C. SMITH, SONDRA WRIGHT, DETECTIVE HALL,
GINA SAVAGE, D.T. MARSHALL, ART BAYLOR, C.J. COUGHLIN,
DOCTOR BATES, FILED BY NATHANIEL SHAW. (dmn) (ENTERED:
09/06/2007)

DOCKET ENTRY 29 ORDER THAT 28 MOTION FOR
LEAVE TO AMEND + COMPLAINT FILED BY NATHANIEL
SHAW IS GRANTED. DEFENDANTS HALL, SMITH AND
WRIGHT SHALL FILE A WRITTEN REPORT ON OR BEFORE
10/9/2007 DEFENDANTS MARSHALL, BAYLOR, COUGHLIN,
BATES AND SAVAGE SHALL FILE SUPPLEMENTAL
WRITTEN REPORTS ON OR BEFORE 10/9/2007.
ORDER TO FILE SPECIAL REPORT ON OR BEFORE
10/9/2007 BY ALL DEFENDANTS ADDRESSING THE
COMPLAINT, AS AMENDED. COPIES MAILED TO
PLAINTIFF; MAILED BY CMRRR WITH COMPLAINT
AND AMENDMENT TO THE COMPLAINT TO DETECTIVE
HALL, OFFICER C. SMITH AND SONDRA WRIGHT; COPY
WITH AMENDMENT TO THE COMPLAINT FURNISHED
TO COUNSEL OF RECORD FOR DEFENDANTS MARSHALL,
BAYLOR, COUGHLIN, BATES AND SAVAGE. SIGNED BY
JUDGE SUSAN RUSS WALKER ON 9/6/2007. (dmn) (ENTERED:
09/06/2007).

THE PLAINTIFF DOCKET ENTRY 58 RESPONSE
IN OPPOSITION re 23 SPECIAL REPORT AND 47
SUPPLEMENTAL SPECIAL REPORT BY NATHANIEL SHAW.
(cb, (ENTERED: 10/30/2007)).

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DOCKET ENTRY 59 RESPONSE IN OPPOSITION re 41
ANSWER BY NATHANIEL SHAW. (ATTACHMENTS: #1 AFFIDAVIT)
(Cb,) (ENTERED: 10/30/2007)

DOCKET ENTRY 60 RESPONSE IN OPPOSITION re 22
SPECIAL REPORT, 48 SUPPLEMENTAL SPECIAL REPORT,
AND 49 AMENDED SUPPLEMENTAL SPECIAL REPORT BY
NATHANIEL SHAW (Cb,) (ENTERED: 10/30/2007)
THE PLAINTIFF ASSERT THAT HE HAS GIVEN A
RESPONSE IN OPPOSITION TO EVERY SPECIAL
REPORT AND SUPPLEMENTAL SPECIAL REPORT
OF THE DEFENDANTS OF CASE NO. 2:07-CV-00606-ID-CSC
AND IN THE PROCESS HAS UNCOVERED A FULL
BLOWN CONSPIRACY IN THE PLAIN VIEW OF THIS
HONORABLE COURT OR ANY COURT OF LAW THAT
TAKE THE TIME TO COMPARE THE AFFIDAVITS OF
THE DEFENDANTS OF THE MONTGOMERY CITY POLICE
DEPARTMENT OFFICERS C.J. COUGHLIN, J.W. HALL
AND K.L. BYRD IN COMPARISON TO THE ALABAMA
UNIFORM ARREST REPORT SIGNED BY C.J. COUGHLIN,
WHOM ON HIS SWORN AFFIDAVIT DOCUMENT 47-5
PAGE 2 OF 3 NUMBER 4. STATE I WAS NOT
PRESENT AT MR. SHAW'S APPREHENSION OR ARREST.
THIS IS PERJURY TO COVER-UP THE FACT THAT
EXCESSIVE FORCE HAD BEEN USED THAT CAUSE
THE PLAINTIFF NOT TO HAVE VISION IN HIS LEFT
EYE. THE PLAINTIFF WILL ATTEST THAT THE ONE
TO INFLICT THE EXCESSIVE FORCE WAS J.W. HALL.

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THESE BAD FAITH PERJURED DOCUMENTS WAS DESIGNED BY THE CITY ATTORNEY OFFICE TO CREATE A CONSPIRACY. THE MAGNITUDE OF BAD FAITH AFFIDAVITS CONTAINING PERJURED STATEMENTS BY THESE DEFENDANTS GIVE RISE FOR ONE TO WONDER DOES THE CONSTITUTION APPLY TO THESE DEFENDANTS IN MONTGOMERY, ALABAMA WHO HAVE DESIGNED A CONSPIRACY THAT CAN BE PROVEN BEYOND A DOUBT. THE PLAINTIFF OUT OF RESPECT FOR THIS HONORABLE COURT FIRST AND FARMOST AND TO NOT INFRINGE ON THE PROFESSIONAL CAREERS OF ANY OTHER THAN THOSE WHOM CAUSE THE PLAINTIFF TO BE WITHOUT VISION IN HIS LEFT EYE AND TO BE WITH LARGE AREAS OF SKIN DISCOLORATION DUE TO BEING PRESCRIBED WRONG MEDICATION. THE PLAINTIFF HUMBLY PRAYS THIS HONORABLE COURT GRANT THE PLAINTIFF MOTION FOR LEAVE TO FILE A MOTION FOR SUMMARY JUDGMENT ON ALL CLAIMS SET FORTH BY PLAINTIFF NATHANIEL SHAW, AND THAT COMPENSATORY AND PUNITIVE DAMAGES BE AWARDED IN ACCORDANCE WITH THE GRANTED AMENDED COMPLAINT. IT IS SO PRAYED UNDER THE PENALTY OF PERJURY.

DONE ON THIS 2th DAY OF APRIL 2008

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RESPECTFULLY SUBMITTED

Nathaniel Shaw

NATHANIEL SHAW

#89354 M.C.D.F.

P.O. BOX 4599

MONTGOMERY, ALABAMA 36103

CERTIFICATE OF SERVICE

I HEREBY CERTIFY THAT ON APRIL 7, 2008 I
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